IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

STEVEN G. MILLETT, MELODY J. MILLETT,)	
On Behalf Of Themselves and All Others)	
Similarly Situated,)	
)	
Plaintiffs,)	
) Case No. ()5 - 599–SLR
V.)	
)	
TRUELINK, INC.,)	
A Trans Union Company,)	
)	
Defendant.)	

PLAINTIFFS' MOTION TO VOLUNTARILY DISMISS WITH PREJUDICE COUNTS III & IV OF PLAINTIFFS' FOURTH AMENDED COMPLAINT

Plaintiffs move this Court for an Order allowing for dismissal with prejudice of the following counts from their Fourth Amended Complaint:

- Count III Violations of the Credit Repair Organizational Act, 15 U.S.C. §1679,
 et seq; and
- 2. Count IV Violations of the Credit Reporting Agencies Act, 15 U.S.C. §1681, et seq.

In support of their motion, plaintiffs state as follows:

The purpose of this motion is not for undue delay or harassment, but to clarify the issue before the Court so that neither party unnecessarily expends time and resources during the discovery process.

WHEREFORE, Plaintiffs move to dismiss, with prejudice, counts three and four of their Fourth Amended Complaint.

Respectfully submitted by:

/s/Christopher J. Curtin

Christopher J. Curtin DE Bar ID. No.: 0226 Erisman & Curtin 629 Mount Lebanon Road Wilmington, Delaware 19803 Phone: (302) 478-5577

Facsimile: (302) 478-5577 E-mail: ccurtin659@aol.com

and

/s/ Barry R. Grissom

Barry R. Grissom, *pro hac vice* KS Bar #10866 7270 W. 98th Terrace Building 7, Suite 220 Overland Park, KS 66212 (913) 341-6616 (913) 341-4780-Fax

and

Bryson R. Cloon, *pro hac vice*KS Bar #08660
MO Bar #36843
Cloon Law Firm
11350 Tomahawk Creek Parkway, Suite 100
Leawood, KS 66211
(913) 661-9600
(913) 661-9600

and

B. Joyce Yeager, pro hac vice KS Bar # 18932 Yeager Law Firm 1100 Main Street Kansas City, MO 64105 (816) 876-2600 Ext 113 and

Michael W. Blanton, *pro hac vice* MO Bar #46490 Swanson Midgley, LLC 2420 Pershing Road, Suite 400 Kansas City, MO 64108 (816) 842-6100 COUNSEL FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I, Christopher J. Curtin, Esquire, hereby certify that on February 9th, 2007, I electronically filed the above and foregoing Plaintiffs' Motion to Voluntarily Dismiss With Prejudice Counts III & IV of Plaintiffs' Fourth Amended Complaint with the Clerk of the United States District Court using the CM/ECF system, which will send electronic notice to the following:

William M. Lafferty, Esquire Jerry Clyde Harris, Jr., Esquire Morris Nichols Arsht & Tunnell 1201 N. Market Street Wilmington, DE 19801

ERISMAN & CURTIN

/s/Christopher J. Curtin

Christopher J. Curtin
DE Bar ID. No.: 0226
Erisman & Curtin
629 Mount Lebanon Road
Wilmington, Delaware 19803
Phone: (302) 478-5577

Facsimile: (302) 478-5577 E-mail: ccurtin659@aol.com

Dated: February 9, 2007